

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

MEDIA TEK INC.,

Plaintiff,

vs.

FREESCALE SEMICONDUCTOR, INC.,

Defendant.

Case No.: 11-cv-5341 YGR

ORDER ON OBJECTIONS TO TRIAL EXHIBITS

The Court rules as follows on the documents marked as trial exhibits sought to be admitted by Defendant Freescale Semiconductor, Inc. and the objections thereto by Plaintiff MediaTek, Inc.:

(1) TX1, TX1A, and TX1B are **ADMITTED IN PART**. The references to “Claim 1” in the headers and the language of Claim 1 will be removed. All other objections are **OVERRULED**.

(2) TX2 and TX2A are **ADMITTED**. The objections are **OVERRULED**.

(3) TX3 and TX3A are **EXCLUDED**. The objections are **SUSTAINED**. The exhibits cross the line between a proper use of the figure to explain the ‘331 Patent to an improper, confusing, and a prejudicial use of the figure to attempt to limit the scope of the claim at issue. The exhibits are excluded under Rule 403 of the Federal Rules of Evidence.

IT IS SO ORDERED.

Dated: September 18, 2014


YVONNE GONZALEZ ROGERS
UNITED STATES DISTRICT COURT JUDGE